United States of America

## UNITED STATES DISTRICT COURT

for the

Eastern District of North Carolina

	V.	)	5.4.4.0D.054.4H	
	SHAWN BARROWS	) Case No.	5:14-CR-254-1H	
	Defendant	)		
	DETENTION ORDE	ER PENDING TI	RIAL	
	After conducting a detention hearing under the Bail hat the defendant be detained pending trial.	Reform Act, 18 U	J.S.C. § 3142(f), I conclude that these facts	
	Part I—Fin	dings of Fact		
□ (1) T	The defendant is charged with an offense described i	n 18 U.S.C. § 314	2(f)(1) and has previously been convicted	
(	of $\square$ a federal offense $\square$ a state or local offen	se that would have	e been a federal offense if federal	
	jurisdiction had existed - that is			
	☐ a crime of violence as defined in 18 U.S.C. § for which the prison term is 10 years or more		offense listed in 18 U.S.C. § 2332b(g)(5)	
	☐ an offense for which the maximum sentence	is death or life im	prisonment.	
	☐ an offense for which a maximum prison term	of ten years or m	ore is prescribed in	
			.*	
	a felony committed after the defendant had be described in 18 U.S.C. § 3142(f)(1)(A)-(C), or		*	
	$\Box$ any felony that is not a crime of violence but	involves:		
	☐ a minor victim			
	$\Box$ the possession or use of a firearm or dest	ructive device or	any other dangerous weapon	
	□ a failure to register under 18 U.S.C. § 22	50		
□ (2)	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state release or local offense.			
□ (3)	A period of less than five years has elapsed since	the □ date of	conviction ☐ the defendant's release	
	from prison for the offense described in finding (1).			
□ (4)	Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure the safety of another person or the community. I further find that the defendant has not rebutted this presumption.			
	Alternative	Findings (A)		
□ (1)	There is probable cause to believe that the defendant has committed an offense			
	☐ for which a maximum prison term of ten year			
	□ under 18 U.S.C. § 924(c).	•		
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□ (2)	The defendant has not rebutted the presumption established by finding 1 that no condition will reasonably assure the defendant's appearance and the safety of the community.			
		Alternative Findings (B)		
□ (1)	There is a serious risk that the defendant will not appear.			
□ (2)	There is a serious risk that the defe	ndant will endanger the safety of another person or the community.		
		statement of the Reasons for Detention		
	I find that the testimony and informati	on submitted at the detention hearing establishes by $\Box$ clear and		
be Fo	imposed which would reasonably assure r the reasons indicated below there is no cause the defendant's appearance and/or so	ght to a detention hearing, there is no condition or combination of conditions, that care the defendant's appearance and/or the safety of another person or the community. Condition, or combination of conditions, that can be imposed which would reasonably		
L	<ul><li>☐ The nature of the charges</li><li>☐ The apparent strength of the governme</li></ul>			
L	The indication of substance abuse	The fact that the charges arose while on state probation		
	The defendant's criminal history	The history of probation revocations		
F	Other:			
_	_			
		I—Directions Regarding Detention		
in a corr pending order of	ections facility separate, to the extent appeal. The defendant must be afford	tody of the Attorney General or a designated representative for confinement practicable, from persons awaiting or serving sentences or held in custody ded a reasonable opportunity to consult privately with defense counsel. On attorney for the Government, the person in charge of the corrections facility is marshal for a court appearance.		
Date:	11/17/2014	Kimbulg a Swank		
		Judge's Signature		
		KIMBERLY A. SWANK, U.S. MAGISTRATE JUDGE		
		Name and Title		